of the County of .	Lake	and State of	Indiana	for and in consider	etion of the	-
sum of TEN at	nd 00/100			ollars (\$10.00)	•
WARRANTs un national banking execute trusts wit 2nd day	to MERCANTILE NA's association under the thin the State of Indi	FIONAL BANK OF INI laws of the United S ana, as Trustee under 	eccipt of which is hereby DIANA, a corporation dustates of America, and the provisions of a cert and known as Trust Nun and State of Indiana, to	ally organized and ex- duly authorized to tain Trust Agreemen 6385, t	cisting as a accept and the	a i
			ark Addition To He		9	
as shown in	Plat Book No. 20	D, Page 22, in La	ake County, Indiar	าล	70	
					122	
					6	
	wn as: 1405 Tro umber 36-191-52	uman, Hammond, In	ndiana		9	52
	DULY FLORES OF FOR	CONTRACTION SUBJECT TO				5243 H
	rama Abbor (n. 10)	LION INVINOPER.			(O 71	жнон
	APR	141997cum	ent is	Š. J.	TAPR	
		ORLICHOFF	ICIAL!	md Se	R 15	30
SUBJECT TO			the property of	Ph C		
Trust Agreement set f	forth.		,	=	or ever met	多
aid real estate or an	y part thereof to a success	sor or successors in trust a	rove, manage, protect and subdivision or part thereof, and may terms, to convey either wind to grant to such successor	or successors in trust a	ion, to convey	ש י
state, powers and au art thereof, to lease & in futuro, and upo	said real estate, or any p on any terms and for any	part thereof, from time to to period or periods of time.	e, to mortgage, pledge or othe ime, in possession or reversion not exceeding in the case of a	rwise encumber said real on, by leases to commend my single demise the term	estate, or any e in praesenti of 198 years.	Н
nd provisions thereof ptions to purchase th	at any time or times here a whole or any part of the	eafter, to contract to make a reversion, to contract resp.	ds of time and to amend, c leases and to grant options to acting the manner of fixing ti real or personal property, to a	be amount of present or	ew leases and	
o release, convey or : rith said real estate :	assign any right, title or in	nterest in or about or easen all other ways and for such	ent appurtenant to said real other considerations as it ways above specified, at any	estate or any part thereo vould be lawful for any	f, and to deal	-
r any part thereof :	shall be conveyed, contrac	ted to be sold, leased or r	or in trust, in relation to said nortgaged by said Trustee, or	r any successor in trust.	be obliged to	20
his trust have been (r privilezed to inqui:	complied with, or be obliged	of said Trust Agreement:	r advanced on said real estate rity, necessity or expediency of and every deed, trust deed, estate shall be conclusive evid	any act of said Trustee,	or be obliged	h
he Registrar of Title he delivery thereof the ther instrument was	of said county) relying unto trust created by this In executed in accordance w	pon or claiming under any denture and by said Trust with the trusts, conditions a	such conveyance, lease or oth Agreement was in full force and limitations contained in this	her instrument, (a) that a and effect, (b) that such Indenture and in said To	t the time of conveyance or	TT
r in all amendments uthorized and empow made to a successo	vered to execute and deliver or successors in trust, t	er every such deed, trust d hat such successor or succe	nereunder, (c) that said Trust leed, lease, mortgage or other scors in trust have been prope	tee, or any successor in t r instrument and (d) if t orly appointed and are fu	rust, was duly	
This conveyance	is made upon the expres	s understanding and conditi	is, his or their predecessor in on that neither MERCANTI icur any personal liability or	LE NATIONAL BANK	OF INDIANA	. 72
ecree for anything it f this Deed or said	or they or its or their as Trust Agreement or any s	gents, or attorneys may do c amendment thereto, or for i	or omit to do in or about the njury to person or property	said real estate or under happening in or about sa	the provisions	TS
rustee in connection heir attorney-in-fact.	with said real estate may hereby irrevocably appoint	r be entered into by it in the lead for such burbones. Or s	the name of the then benefit the election of the Truste on whatsoever with respect to a	ciaries under said Trust	Agreement as	DE
ess except only so it	ar as the trust property as and corporations whomso	nd funds in the actual poss	ession of the Trustee shall be be charged with notice of thi	applicable for the Dayment	and discharge	; ;
hem shall be only in tereby declared to be such, but only an into	n the earnings, avails and personal property, and no erest in the earnings, avail	proceeds arising from the beneficiary hereunder shall t is and proceeds thereof as	Trust Agreement and of all sale or any other disposition have any title or interest, legal aforesaid, the intention hereof ee simple, in and to all of the	of said real estate, and of control of said of the sai	uch interest is real estate as MERCANTILE	
in Witness	WHEREOF, the gra	antoraforesaid has March 19	hereunto sethe	2X hand	and seal	•
Kieuk	a Castal	(SEAL)	<u> </u>		(SEAL))
COUNTY OF		} ss:				
I, <u>Ed</u> lo hereby certify	ith A. Plantings that Mari	a Castillo	otary Public in and for s	aid County, in the Sta	te aforesaid	l ,
ersonally known	to me to be the sam	e personwhose nan	ne is are/is subscribe	d to the foregoing	instrument	
ppeared before r	ne this day in person	and acknowledged tha	tshe signed	l, sealed and deliver	red the said	\mathcal{R}
GIVEN under	r my hand and Notar	ist soul this 24th	dow of Mare	CII AD 1	97.	1~
My Commission I	Expires:	MANAMOC	Edithi Pla	tinga	#264	45
	-			// RTat		

THIS INSTRUMENT PREPARED BY
THOMAS A. GILLEY
525 E. 162nd Street, South Holland, IL

OFFICIAL SEAL
EDITH A PLANTINGA
NOTARY PUBLIC STATE OF ILLINOIS
MY COMMISSION EXP. JAN. 4,2000